VERNON A. NELSON, JR., ESQ. 1 Nevada Bar No.: 6434 THE LAW OFFICE OF VERNON NELSON 9480 S. Eastern Ave., Ste. 252 Las Vegas, NV 89123 Tel.: 702-476-2500 Fax.: 702-476-2788 E-mail: vnelson@nelsonlawfirmlv.com Attorney for Plaintiff Etienne A. Sullivan 5 6 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 ETIENNE A. SULLIVAN. Case No.: 2:16-cv-02985-RFB-NJK 11 Plaintiff, STIPULATION AND ORDER 12 JOINT STATUS REPORT 13 CIT BANK, N.A, EXPERIAN INFORMATION SERVICES, INC., and 14 TRANS UNION, LLC, **15** Defendants. 16

Pursuant to the Notice of Settlement, and along with the Court's Order [ECF No. 37] dated June 21, 2017, the parties hereby submit this Joint Status Report, as follows.

- 1. <u>Pending Matters:</u> <u>Settlement</u>. The dispute between Plaintiff and Defendant TRANS UNION, LLC, ("Trans Union") has been resolved.
- 2. Request for an Extension of Time to File Stipulation For Dismissal of the Action. At this time, the Parties respectfully requests this Court to grant the parties an extension of time to file the Stipulation for Dismissal of the Action against Trans Union for an additional sixty (60) days. The Parties are still working together in finalizing the settlement agreement and release which includes Stipulation for Dismissal with Prejudice and an accompanying Order of Dismissal

1	with Prejudice. The Parties represent that they will need additional sixty (60) days to complete	
2	such documentation and settlement.	
3	DATED this 21st day of August, 2017	DATED this 21st day of August, 2017.
4 5	THE LAW OFFICE OF VERNON NELSON	LEWIS BRISBOIS BISGAARD & SMITH LLP
6	/ A7 N. 1	/ /I <b>D</b>
7	/s/Vernon Nelson VERNON A. NELSON, JR., ESQ.	/s/Jason Revzin Jason G. Revzin, Esq.
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11	Attorneys for Plaintiff	Attorneys for Defendant TRANS UNION, LLC
12		
13		
	IT IS SO ORDERED that the settling stipulation to dismiss or a joint report advising	parties shall have until October 20, 2017 to file
14	Only for defendant TRANS UNION per Pg. 1 No	_
	Only for determant TRAINS ONTO N per Fg. 11 No	D. 19.
15	Only for defendant TRAINS ONTON per Fg. 1110	
15 16	Only for defendant TRAINS ONTON per Fg. 1110	RICHARD F. BOULWARE, II
	Only for defendant TRAINS ONTON per Fg. 3110	
16	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17	Only for defendant TRAINS ONTON per Fg. 31100	RICHARD F. BOULWARE, II United States District Judge
16 17 18	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20 21	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20 21 22	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20 21 22 23	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20 21 22 23 24	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.
16 17 18 19 20 21 22 23 24 25	Only for defendant TRAINS ONTON per Fg. 3110	RICHARD F. BOULWARE, II United States District Judge DATED: August 30, 2017.